EXHIBIT 10

In The Matter Of:

Fair Fight Action v. Raffensperger

Carlos del Rio February 19, 2020

Regency-Brentano, Inc.
13 Corporate Square
Suite 140
Atlanta, Georgia 30329
404.321.3333



REGENCY-BRENTANO, INC. Certified Court Reporters

Min-U-Script® with Word Index

```
1
    when I went, and I, I said I need a space in between,
 2
    they said their system doesn't allow us to do that.
              Okay. That happened again --
 3
         Q
         Α
              In 2015.
 4
 5
              Okay. What about when you renewed this
 6
    online after you, after you lost it?
 7
              I think when I renewed online you just say
 8
    I need a new version of my driver -- I don't think
 9
    they give you the option of changing anything.
10
         Q
              Okay.
11
              And I think if you want to change
         Α
12
    something, I think what the system says, if you want
13
    to change something you have to go in person with the
    documents, blah, blah, blah.
14
              Okay. Just so -- and I understand it's,
15
         Q
    it's detailed a little bit in here. You indicated
16
17
    you might have a few more words.
18
              Could you walk me through once you're
19
    actually interacting with the poll worker regarding
20
    looking you up what happened?
              So the first thing is after I completed my
21
         Α
22
    form and I got there and I gave them the form and I
23
    gave them my driver's license, they looked me up
24
    and -- you know, they scanned the driver's license,
    then they looked me up. And this person looked at me
25
```

1 and said, you're not registered to vote. 2 And, and I said, no. I actually am. pulled my phone, I went to the voter registration 3 site, I pulled up the website, and I showed her the 4 website on the phone. Now, here you have it on 5 computer, but I pulled my voter registration on the 6 7 phone. I said, here I am. I am registered to vote. 8 She said to me, oh, but you're registered with your 9 name having a space and your ID does not have a space, and, and, therefore, you have a non-match. 10 11 And I said to her, well, my understanding is that the 12 no match, you know, no match has been struck down. don't need an exact match. And this person said --13 so I should be able to vote. 14 And this person said, well, let me go talk 15 to my supervisor. So she stood up and took my ID and 16 17 everything and went and talked to her supervisor. 18 That took a couple minutes. And, and then this 19 person came back and said, and said -- handed me my 20 document back and said, honey, this time we're going to let you vote. And I said, well, number one, you 21 22 don't call me honey. And, number two, you're not letting me vote. This is my constitutional right. 23 24 And that was the last of our interactions. And then he handed me the voting sheet. I went to 25

```
1
    the machine and voted. And that was it.
 2
         Q
              Just so I'm clear on the timeline, when she
    said that there was an issue with your name not
 3
    matching, she had not spoken with her supervisor at
 4
 5
    that point?
               She had not spoken to -- I mean, she just
 6
    handed me back my document and said you're not
 7
 8
    registered to vote here; basically saying, you know.
 9
    And I said, I'm sorry, but I am registered to vote
    here.
10
11
         Q
              Okay. Did this poll worker happen to have
12
    a name tag or anything of that sort?
13
              You know, I don't recall.
         Α
              Okay. Did you ever speak with anyone there
14
         Q
    at the facility other than her? Did you speak with
15
    the poll manager or her supervisor?
16
              No, because she went and spoke to that
17
         Α
18
    person.
19
              Okay. You didn't ask to --
         Q
20
         Α
              No.
21
         Q
               -- speak?
               I mean, I think if she had come back and
22
         Α
23
    said my supervisor says you can't vote, I would have,
24
    you know, then said can I speak to your supervisor.
25
         0
              You say it took her a couple minutes?
```

```
1
         Α
              No.
 2
         Q
              Okay. Well, then, it seems a ridiculous
    question, but I'll ask anyway.
 3
              Have you offered your declaration or your
 4
 5
    testimony in any way to assist or support Ms. Abrams?
              No. But I would say that, that, that
 6
 7
    Ms. Abrams had never contacted me, but I was
 8
    surprised when she published an editorial in the New
 9
    York Times which actually quoted my case.
              Okay. When did that occur?
10
         Q
              I can't remember the date, but if you, if
11
         Α
12
    you Google "Stacey Abrams New York Times voter
13
    suppression del Rio, " my name appears there. So she
    used my case as an example. And I must say that the
14
    first time I found out about it is when a friend
15
    called me and said, oh, did you notice you're in
16
17
    today's New York Times? I said, no idea.
18
         Q
              Was that sometime within the last year;
19
    last six months?
              Last year it has to be. I mean, you know,
20
21
    May. I don't know. I don't know the exact date,
22
    but -- I can't remember the date on this, but...
23
              That's fine. I'm sure --
         Q
24
              Okay. Here it is. Here it is. This is
         Α
    the editorial. It was May 15, 2019. And there's a
25
```

```
1
    little paragraph in here that says, a particularly
 2
    egregious example involves a voter last name who is
    del Rio.
 3
              Okay. Would you, please, read that section
 4
         Q
 5
    for the record.
              It says, a particularly egregious example
 6
 7
    involved a voter whose last name is, quote, unquote,
 8
    del Rio. He was affected by the policy merely
 9
    because his department of motor vehicles office where
    he registered to vote did not allow a space in last
10
11
    name. He was delRio -- one word there -- but the
12
    voter rolls do not allow spaces. No exact match.
13
    Voters like Mr. del Rio face unnecessary hurdles.
    And poll workers were not trained properly to make
14
    sure the voice -- that voices like his were heard.
15
    So that's the paragraph.
16
17
         Q
              Do you agree with her statement?
18
         Α
              Pretty much. Yes.
19
         Q
              Okay.
              And I, I have no contribution in drafting
20
         Α
21
    that, I would say.
22
         Q
              Okay. The statement you just read -- and
    I'll ask -- the article would speak for itself.
23
24
              But, to your knowledge, does it indicate
    that you were able to vote in that incident?
25
```

```
1
                   I don't think so.
         Α
              No.
 2
              MR. LAKE: Okay. I'm going to take a
         moment to look over my notes, but I'm happy
 3
 4
         to --
 5
              MR. CHANDLER:
                              Sure.
 6
              MR. LAKE: -- pass the witness.
 7
              MR. CHANDLER: Sure.
 8
              MR. LAKE: I should be close to finishing
 9
         up.
              MR. CHANDLER: Sure.
10
              Let me just ask you a couple questions.
11
12
              THE WITNESS: Sure, sir.
13
                       CROSS-EXAMINATION
    BY Mr. Chandler:
14
               In your declaration it says that you are
15
    head of global health at the Rollins School?
16
17
         Α
              Yeah.
              Are you still that?
18
         Q
19
         Α
              No, no. I actually stepped down when I
20
    moved to take this position here at Grady.
              Tell me about that position.
21
         Q
              So I --
22
         Α
23
              What does that mean?
         Q
24
              So I've been at Emory for, as I said, since
         Α
    November of two thousand and -- 1996 and I've had
25
```

```
1
    multiple positions. And I was named chair of the
 2
    department of global health at the Rollins School of
    Public Health in April of 2009. And I held that
 3
    position until October 31st of 2019 when I moved in
 4
 5
    to this position.
              What did that position entail?
 6
 7
              It's, it's primarily -- you know, I was the
 8
    chair of the department in School of Public Health
 9
    and, you know, supervising faculty, teaching public
    health students, and, and doing research.
10
11
         Q
              Okay.
12
         Α
              Traveling a lot around the world basically.
13
              Any public role in traveling around the
    world talking to people?
14
              I mean, lecturing, but not necessarily --
15
         Α
    no, no official role.
16
17
              MR. CHANDLER: Gotcha. Thank you.
18
              MR. LAKE: Are you --
19
              MR. CHANDLER:
                              Sure.
20
                     RECROSS-EXAMINATION
    BY Mr. Lake:
21
22
         Q
              The -- just go back to your interaction
23
    with the poll worker on November 6th.
24
              Do you know about how long the interaction
    took? I believe you indicated it was --
25
```

```
1
              What we're talking right now. I mean, it
         Α
 2
    must have been, you know, whatever -- I mean, if we
    reenact it, I would say, you know, I got there. I
 3
    hand her my stuff. She looked at it. She scanned
 4
 5
    the license. She looked at it again. She looked in
 6
    her computer. And it took her, you know, maybe a
 7
    minute of looking and asking her coworker.
 8
              And, and then she -- after she asked her
 9
    coworker it was obvious she wasn't finding me. And
    then she turned around to me and said, you're not
10
11
    registered. And I said, yes, I am. And that's when
12
    we -- so, you know, I would say the whole thing must
13
    have taken a couple minutes.
                     Then a few more minutes for her to
14
              Okay.
15
    speak to her supervisor?
16
         Α
                     I would say if you take the total
17
    event, maybe eight to ten minutes.
              MR. LAKE: Okay. Dr. del Rio, I don't
18
19
         think I have any more questions for you. I
20
         would like to say thank you very much for --
21
              THE WITNESS: Thank you.
22
              MR. LAKE: -- taking the time. We greatly
23
         appreciate it.
24
              THE WITNESS: Appreciate you guys coming
25
         over.
```